

1 IN THE SUPERIOR COURT OF THE STATE OF ARIZONA  
2 IN AND FOR THE COUNTY OF YAVAPAI  
3  
4 STATE OF ARIZONA, )  
5 Plaintiff, )  
6 vs. ) Yavapai County  
7 ) Superior Court  
8 MICHAEL WILLIS CHASE. ) No.  
9 Defendant. ) V1300CR2019-80661

12 BEFORE: THE HONORABLE JOHN NAPPER  
13 JUDGE OF THE SUPERIOR COURT  
DIVISION 2  
YAVAPAI COUNTY, ARIZONA

15  
16 PRESCOTT, ARIZONA  
MONDAY, MARCH 7, 2022  
11:06 A.M. SESSION

10 REPORTER'S TRANSCRIPT OF PROCEEDINGS

Re: Judgment of Guilt and Sentence

23 LISA A. CHANEY, RPR, CSR, CR  
Certified Reporter  
24 Certificate No. 50801

## APPENDICES

On Behalf of the State:  
Yavapai County Attorney's Office  
By: Mr. Glen Asay, Deputy  
255 East Gurley Street  
Prescott, Az 86301

On Behalf of Mr Chase: In Pro Per

Also Present:  
Yavapai County Public Defender's Office  
By: Mr. Nathan Best, Advisory Counsel  
595 White Spar Road  
Prescott, Az 86303

1 MONDAY, MARCH 7, 2022  
2 11:06 A.M. SESSION

3 (Appearances as heretofore noted.)

4  
5 THE COURT: Okay. We are here in P1300 --  
6 sorry -- V1300CR2019-80661. It's State of Arizona  
7 versus Mike -- versus Michael Willis Chase.

8 Mr. Chase is present and out of custody. We  
9 have Mr. Asay who is here on behalf of the State. We  
10 also have Mr. Best who is here as Advisory Counsel, even  
11 though Mr. Chase has steadfastly maintained he is not  
12 going to be seeking any counsel from Mr. Best.

13 This is the time set for sentencing.

14 Mr. Chase, I received the motion that you  
15 filed for -- to withdraw from the Plea Agreement. I  
16 also received a Motion to Strike from the State and a  
17 response from the State.

18 I'm going to deny the Motion to Strike.  
19 Mr. Chase, your motion will remain in the Court's file  
20 and will be preserved for purposes of appeal. You also  
21 will have the right to file a Petition for  
22 Post-Conviction Relief.

23 I have reviewed the motion that was filed by  
24 Mr. Chase. Mr. Chase's primary allegation is that he  
25 received the ineffective assistance of counsel during

1 the plea negotiation and when he entered the phase of  
2 the case where he was discussing the Plea Agreement with  
3 his counsel and entering into the Plea Agreement.

4 I'm going to deny the request to withdraw  
5 from the Plea Agreement.

6 Mr. Chase, those claims are better raised on  
7 a Petition for Post-Conviction Relief. So you'll have  
8 an opportunity to raise all of those claims. It just  
9 happens a little bit later in the process and not prior  
10 to sentencing.

11 I also read the transcripts that were  
12 attached to the motion as well as the filing of the  
13 judicial complaint with the Judicial Commission.

14 All right. So this is the time set for  
15 sentencing.

16 Any legal cause, Mr. Asay?

17 MR. ASAY: No, Your Honor.

18 THE COURT: Mr. Chase, any legal cause  
19 beyond what was in your pleading?

20 MR. CHASE: Yes, Your Honor, I have some  
21 administrative procedural matters --

22 THE COURT: Sure.

23 MR. CHASE: -- before we go forward. So I'd  
24 like to set the record straight.

25 THE COURT: Sure.

1                   MR. CHASE: My name, Michael Willis of the  
2 Chase Family, flesh and blood living man, pre-inhabitant  
3 of this land. Thank you, Your Honor.

4                   Before we get into the sentencing hearing  
5 it's necessary and imperative to discuss some  
6 administrative procedural matters prior to moving  
7 forward. We do -- we have some problems including a  
8 major lack of due process.

9                   Before I move forward I wanted to talk to  
10 you about the paperwork I did file and I no longer file  
11 under pro se. I file in pro persona. If you don't  
12 understand the vocabulary, Your Honor, I can give you  
13 the definition on the two.

14                   I took a look at both your law dictionary  
15 and I noted that pro se is an individual who represents  
16 himself in the capacity of a lawyer. And an in proper  
17 (sic throughout) persona is an individual who represents  
18 himself in proper person, and an individual who makes  
19 his appearances in proper person is entitled to counsel.

20                   I've never had counsel and I demanded  
21 counsel at all times. I further hold that the word  
22 counsel and attorney are not synonymous terms, and all  
23 lawyers are counselors, but not all counselors are  
24 lawyers, and this holds merit, Your Honor.

25                   Under the United States Supreme Court,

1 Argersinger versus Hamilton (sic), 407 U.S. 45, 1972,  
2 quote: No accused may be deprived of his liberty as a  
3 result of any criminal prosecution, whether felony or  
4 misdemeanor, in which he was denied the assistance of  
5 counsel.

6 Second quote: We hold that no person may be  
7 deprived of his liberty, 407 U.S. 25 and 38, who has  
8 been denied the assistance of counsel as granted by the  
9 Sixth Amendment. This holding is applicable to all  
10 criminal prosecutions, including prosecutions for  
11 violations of municipal ordinances, because denial of  
12 assistance of counsel will preclude the imposition of a  
13 jail sentence, Your Honor.

14 And also my status, Your Honor, a Denizen,  
15 meaning, 1912 shareholder stock, Denizens of their own  
16 free independent state, and that is bookmarked in 1765,  
17 William Blackstone, commentaries of the Laws of England,  
18 Book 1, Chapter 5 -- excuse me -- Chapter 10, Page 374.  
19 A Denizen is a kind of middle state, between an alien  
20 and a natural-born subject and partakes of both.

21 In proper persona, in his own person, it is  
22 a rule in a pleading that pleads to the jurisdiction of  
23 the court and must be pleaded in proper persona, because  
24 if pleaded by attorney, they didn't admit the  
25 jurisdiction, as an attorney is an officer of the court,

1 and he is presumed to plead after having obtained leave,  
2 which admits the jurisdiction. The appearance may be in  
3 proper persona and need not be by attorney.

4 Also one more word for the Court, for the  
5 record, Your Honor. Usurper government, one who assumes  
6 the right of government by force, contrary to and in  
7 violation of the constitutional -- constitution of this  
8 country.

9 THE COURT: All right. Thank you,  
10 Mr. Chase.

11 MR. CHASE: And also for the record,  
12 Your Honor --

13 THE COURT: Sure.

14 MR. CHASE: -- I went to the Secretary of  
15 State and I pulled your Oath of Office.

16 THE COURT: Sure.

17 MR. CHASE: And I'm going to hold you to  
18 your oath; constitution, Federal, and State.

19 THE COURT: All right. Based on the plea of  
20 the defendant, it's the finding of the Court that he's  
21 guilty of Count 1: Attempted Misconduct Involving  
22 Simulated Explosive Devices, committed on or about  
23 November 21st, 2019, in violation of A.R.S. Sections  
24 13-1001, 13-3110(A) 701, 702, and 801. This is a Class  
25 6 Undesignated Felony.

1                   Count 2: Criminal Damage, committed on or  
2 about November 21st, 2019, in violation of A.R.S.  
3 Sections 13-1602(A)(1) 701, 702, and 801. This is a  
4 Class 6 Undesignated Felony.

5                   Count 4: Resisting Arrest, committed on or  
6 about November 21st, 2019, in violation of A.R.S.  
7 Sections 13-2508(A)(3), 707, and 802. This is a Class 1  
8 Misdemeanor.

9                   In Count 5: Disorderly Conduct, committed  
10 on or about November 21st, 2019, in violation of A.R.S.  
11 Sections 13-2904(A)(1), 707, and 802. This is also a  
12 Class 1 Misdemeanor.

13                   These are nondangerous, nonrepetitive  
14 offenses under the Criminal Code.

15                   Mr. Chase, we'll need you to put your  
16 fingerprint on the sentencing documents.

17                   Mr. Asay, do you have anything you wish to  
18 --

19                   One second. I'll get to you.

20                   MR. CHASE: No, I'm objecting, Your Honor.  
21 I was in the middle of my administrative procedural  
22 matters and you just started reading my charges, so I  
23 object --

24                   THE COURT: Okay. I get that.

25                   MR. CHASE: -- to this process.

1                   THE COURT: Anything you want to tell me,  
2 Mr. Asay, before we -- in consideration of the  
3 appropriate sentence for Mr. Chase?

4                   MR. ASAY: It's a probation available plea,  
5 Your Honor. The State's recommending probation.

6                   THE COURT: All right. And do we have a  
7 credit for time served?

8                   MR. ASAY: Yes, Your Honor --

9                   MR. CHASE: I object.

10                  MR. ASAY: -- he had --

11                  MR. CHASE: I object.

12                  THE COURT: Hang on, Mr. Chase.

13                  MR. ASAY: -- I want to say about 100 days,  
14 but I will look it up here in just a moment.

15                  THE COURT: Okay. Mr. Chase, if you're not  
16 going to give us your fingerprint here today in court,  
17 that's up to you. I'm going to make it a term and  
18 condition of your probation that you have to give us  
19 your fingerprint in 30 days. If you don't, you're going  
20 to be in violation of the terms and conditions of your  
21 probation and you could be sentenced to prison.

22                  So I'm giving you fair warning about that.

23                  MR. CHASE: Your Honor, by scriptural law  
24 I'm not bound to -- I don't have a duty to participate  
25 in signing any contract with man or any government.

1       Scriptural law forbids me to do such.

2                   I'm going to dive right back into my  
3 administrative procedural matters, Your Honor, because  
4 we have some problems including a major lack of due  
5 process.

6                   Before I move forward with this  
7 administrative procedural matters I demand counsel of my  
8 choice to come and sit with me, Steven McMillan --  
9 Steven McMillan, my counsel of choice to assist me,  
10 Your Honor, today.

11                  THE COURT: Sir, you're not allowed to cross  
12 the bench.

13                  MR. CHASE: I demand my counsel of choice,  
14 Your Honor. I object --

15                  THE COURT: Mr. Asay, do you have credit  
16 for time served?

17                  MR. CHASE: -- due process of law --

18                  THE COURT: Mr. Chase, hang on one second.  
19 I promise you, I've always let you speak. I'll let you  
20 speak.

21                  We got to do this in the -- the right way,  
22 otherwise, what you're saying won't make it on the  
23 record and the Court Reporter has to be able to get down  
24 what you're saying if you want it to be a part of the  
25 record, so hang on a minute.

1 MR. ASAY: It's 308 --

2 THE COURT: Sir, you can sit down for me.

3 If you're not going to sit down, you can leave.

4 MR. ASAY: 308 days, Your Honor.

5 THE COURT: Okay. All right. And he gets  
6 credit for 308 days.

7 MR. CHASE: I object, Your Honor.

8 THE COURT: Okay. All right. Mr. Chase,  
9 now is your chance.

10 MR. CHASE: All right. Your Honor, I have  
11 the right to counsel of my choice to sit with me  
12 guaranteed by the Sixth Amendment to the Constitution of  
13 the United States. It's your oath too.

14 In all criminal prosecutions the accused  
15 shall enjoy the right to have the assistance of counsel  
16 for his defense. For the record, I am not going to be  
17 represented by licensed counsel. I'm not going to be  
18 represented by unlicensed counsel.

19 Let the record show Michael Willis of the  
20 Chase Family. I will be myself in my own Christian  
21 name. The issue of counsel of choice is so important  
22 that the Supreme Court of the United States in  
23 Brotherhood of Railroad and Locomotive of Engineers  
24 versus West Virginia has decided that the accused must  
25 have counsel, and must have effective counsel, even if

1 it is his best friend.

2 I am not prepared to move forward unless I  
3 -- excuse me -- move forward unless or until I have a  
4 judicial determination on the record that this Court is  
5 absolutely denying my counsel of choice pursuant to the  
6 administrative procedural matters.

7 The Court may say -- or excuse me -- are you  
8 going to give me a judicial determination on the record?

9 THE COURT: The right to counsel is the  
10 right to have a licensed attorney represent you in  
11 court. The person that you want to have represent you  
12 is not a licensed attorney. I'm denying your request.

13 MR. CHASE: I object, Your Honor. There's  
14 no unlicensed attorney in the constitution.

15 THE COURT: I get that. I hear what you're  
16 saying. That's something you can take up with a  
17 different court.

18 MR. CHASE: Yeah, the Supreme Court.

19 Well, thank you, Your Honor, establishing a  
20 confession on the record that I needed.

21 Now, I'm prepared to bring up the other  
22 subjects pursuant to administrative and procedural  
23 matters, but before I do, I need to make plain my  
24 status. There are issues of Federal law under the State  
25 and the U.S. Constitution.

1                   For the record, in this criminal action, the  
2 Court -- is this a criminal action?

3                   Honorable John Napper, is this a  
4 criminal action?

5                   THE COURT: Mr. Chase, we're not engaging in  
6 a question and answer session. This is the time set for  
7 sentencing.

8                   MR. CHASE: Okay. By administrative  
9 procedural matters -- all right -- first, Number 1,  
10 because this case is criminal, the public prosecutor's  
11 qualifications must be determined on the record  
12 (indicating) in which he has refused.

13                   Second, I must know who is the party of  
14 interest in this action, on the record, because this  
15 Court has refused to disclose the party of interest in  
16 this case.

17                   Third, jurisdiction of the court is  
18 improperly set. I have challenged the jurisdiction and  
19 this Court has not proven jurisdiction.

20                   Fourth, I protest the venue jurisdiction of  
21 the court to prevent granting jurisdiction to a court  
22 that is inferior to its process. I fired the public  
23 defender and I've never granted jurisdiction because of  
24 fraud.

25                   Fifth, I must protest the jurisdiction of

1 the commissioner called judge. For the record, you are  
2 a commissioner not a judge.

3 Sixth, this Court cannot affect the remedy  
4 because there is no lawful money, in dollars and cents,  
5 according to Article 1, Section 10, Clause 1.

6 Seven, for the record, issuing a warrant  
7 without a verified complaint is a Federal violation of  
8 civil rights.

9 With this on the record I will move forward  
10 with my administrative procedural matters. I demand the  
11 qualifications of Glen M. Asay, the prosecuting  
12 attorney.

13 In order for the governor to have power to  
14 prosecute those who fail to comply with the laws passed  
15 by the legislature, a public prosecutor must be under  
16 the governor's supervision and, therefore, public  
17 prosecutors must have signed instruments granting power  
18 of appointment by the governor.

19 The governor must have the power to remove  
20 public prosecutors from public office if they fail to do  
21 his bidding. The Territorial State of Arizona, Governor  
22 Doug Ducey, cannot do so unless the governor fills and  
23 appoints all public officers and public prosecutors.

24 For the record, Glen M. Asay, prosecuting  
25 attorney, who is your principal?

1 MR. ASAY: (No response.)

2 THE COURT: Mr. Chase, we're not engaging in  
3 questions and answers.

4 MR. CHASE: First, do you hold a public  
5 office as an executive public prosecutor by appointment  
6 by the governor, for the record?

7 MR. ASAY: (No response.)

12 MR. ASAY: (No response.)

16 MR. ASAY: (No response.)

22 MR. ASAY: (No response.)

23 MR. CHASE: Fifth, if so, Glen M. Asay must  
24 produce in evidence, for the record, the signed  
25 instrument granting the power of appointment from the

1 Executive Branch of Territorial Government, territory --  
2 Territorial Governor Doug Ducey.

3 Sixth, Glen M. Asay is a member of the  
4 quasi-territorial governmental county corporation and  
5 not a member of the Executive Branch of Government.

6 Seventh, in regard -- in regard the office  
7 of Glen M. Asay holds, is the office of public office or  
8 private office?

9 MR. ASAY: (No response.)

10 MR. CHASE: Eight, what standing in the  
11 private court does Glen M. Asay have to accuse Michael  
12 Willis of the Chase Family, a free and independent in  
13 the United States of America in this criminal case?

14 MR. ASAY: (No response.)

15 MR. CHASE: Nine, Glen M. Asay, prosecuting  
16 attorney, you must produce a verified complaint from a  
17 damaged party or dismiss this case. I demand, for the  
18 record, that this case be dismissed.

19 Ten, who is the damaged party with blood and  
20 bruises, Glen M. Asay, for the record?

21 MR. ASAY: (No response.)

22 MR. CHASE: Eleven -- Eleven, are the  
23 officers served -- or are the offenses charged, public  
24 offenses of the Territory State of Arizona, for the  
25 record?

1 MR. ASAY: (No response.)

2 THE COURT: Before you go on, Mr. Chase --

3 Is there restitution?

4 MR. ASAY: Is there what?

5 THE COURT: Restitution?

6 MR. ASAY: There is, Your Honor. \$3,713 to

7 Chase Bank.

8 THE COURT: What is it again?

9 MR. CHASE: Twelve -- Twelve --

10 THE COURT: Hang on, Mr. Chase.

11 3,000 what?

12 MR. ASAY: 3,713.

13 MR. CHASE: Why -- why am I being

14 interrupted, Your Honor? You want me to start over?

15 I'm going to lose my place. All right?

16 Your Honor, this is due process. I object

17 to this.

18 THE COURT: Mr. Chase --

19 MR. CHASE: I did not interrupt you.

20 THE COURT: No, I -- I understand that --

21 MR. CHASE: This is my time in court.

22 THE COURT: -- but I have the opportunity to

23 ask questions. And, look, I scheduled you until 11:30.

24 You can finish up. We're going to conclude our

25 sentencing. Anything that you don't get to, you can

1 file with the Court and it'll be made a part of the  
2 Court's record.

3 MR. CHASE: I've already fired -- filed  
4 these things. They've been denied, Your Honor.

5 THE COURT: So why are you reading them  
6 again?

7 MR. CHASE: To put them on the record today.

8 THE COURT: Well, they're in the record.

9 MR. CHASE: It's my day in court today.

10           Twelve, are the people of the interested  
11 party of the Territory State of Arizona, upper and lower  
12 case, or are they a quasi-governmental territory  
13 corporation, County of Yavapai County, the interested  
14 party?

15           MR. ASAY: (No response.)

16           MR. CHASE: And -- and represented by a  
17 territory executive public prosecutor who will execute  
18 the laws faithfully, for the record?

19           MR. ASAY: (No response.)

20           MR. CHASE: Thirteen, where in the Territory  
21 State of Arizona Statute is there a provision giving  
22 capacity to the de facto state, styled in all upper case  
23 letters, State of Arizona, with a DUNS Number to act on  
24 behalf of the Territory State of Arizona, upper and  
25 lower case, in this criminal case?

1                   Glen M. Asay, for the record, who is your  
2 principal? Who directs, controls, finances, and  
3 subsidizes your operation? The territory governor, or  
4 are you paid by a territory county? Some foreign power?  
5 For the record, Glen M. Asay?

6                   MR. ASAY: (No response.)

7                   MR. CHASE: For the record, the accused  
8 moves this territory commissioner John Napper. The  
9 accused moves the Court to not allow any person to  
10 represent the people of the Territory State of Arizona  
11 in this case other than a duly appointed member of the  
12 Territorial Executive Branch of Territorial Government.

13                   The Court must not allow the -- this  
14 proceeding to move forward with an agent of the  
15 judiciary county who is falsely representing territory  
16 of the State of Arizona in this criminal action against  
17 a natural freeman at liberty, for the record.

18                   Let the record show Glen M. Asay, territory  
19 -- territorial prosecuting attorney has no power of  
20 appointment, a signed instrument by a Territorial  
21 Governor Doug Ducey of the Executive Branch, or that in  
22 fact Glen M. Asay, prosecuting attorney, holds a private  
23 office that will be used as a right of action and cause  
24 of action for fraud or as an appealable issue for  
25 reversible error. Who is the party of interest in this

1 territory action?

2                   Sixth Amendment, in all criminal  
3 prosecutions the accuse shall enjoy the right to a  
4 speedy and public trial by an impartial jury of the  
5 State and district wherein the crime shall have been  
6 committed, which district shall have been previously  
7 ascertained by the law, and to be informed of the nature  
8 and cause of the accusation, to be confronted with the  
9 witnesses against him, to have compulsory process for  
10 obtaining witness and in his favor, and to have the  
11 assistance of counsel for his defense.

12                  For the record, this has been denied by this  
13 territory court. The Sixth Amendment of the U.S.  
14 Constitution, and Federal, gives me the authorities to  
15 demand a territory court, the nature and the statute,  
16 and the Court has the duty, upon my request, to tell the  
17 nature of what law is -- of what law this is.

18                  Is that correct, Your Honor?

19                  THE COURT: (No response.)

20                  MR. CHASE: What is the nature and cause of  
21 this accusation? I understand the letter of the  
22 statute, but I must be informed with the nature of the  
23 statute, for the record.

24                  These statutes are the statutes of the  
25 Territory State of Arizona, for the record.

1                   What is the nature of the statute? This  
2 court commissioner John Napper, DUNS Number 839377707,  
3 must inform me of this nature and cause of the  
4 accusation. What is the nature and cause of this  
5 accusation?

6                   I reviewed the Complaint it says, State of  
7 Arizona, Incorporated, DUNS Number 072459266, all in  
8 upper case letters. I do not see the sovereign Arizona  
9 de jure represented here today and I cannot defend a  
10 case unless I face my accuser.

11                  Who is my accuser? If the Complaint styled  
12 incorporates, all upper case, State of Arizona, the law  
13 of agency requires the principal to face me today.

14                  For the record, Your Honorable commissioner,  
15 John Napper, who is the principal?

16                  THE COURT: (No response.)

17                  MR. CHASE: Let the record show this court  
18 commissioner John Napper must inform me of the nature  
19 and cause of the accusation. For the record, John D.  
20 Napper has denied fundamental rights.

21                  Who is coming after me today?

22                  THE COURT: Mr. Chase, I'm sorry, but I have  
23 other hearings.

24                  MR. CHASE: Is it one of the people --

25                  THE COURT: Hang on, sir.

1 MR. CHASE: -- of the sovereign de jure  
2 Arizona --

3 THE COURT: Hang on.

4 MR. CHASE: -- under the common law?

5 THE COURT: Mr. Chase, stop.

6 It's hereby the sentence of the Court for  
7 Count 1: Attempted Misconduct Involving Weapons, a  
8 Simulated Device, the defendant's going to be placed on  
9 a period of probation of two years.

10 Count 2: Criminal Damage --

11 MR. CHASE: I object.

12 THE COURT: -- defendant's going to be  
13 placed on probation --

14 MR. CHASE: Your Honor, I object.

15 THE COURT: Criminal Damage, two years of  
16 standard probation.

17 Count 4: Resisting Arrest, two years of  
18 standard probation; and Count 5, two years of standard  
19 probation. That probation will begin today's date.

20 And I'm going to order that the defendant  
21 not consume any substances containing alcohol while on  
22 probation.

23 MR. CHASE: I don't drink, Your Honor.

24 THE COURT: That's good.

25 MR. CHASE: And -- and -- and I'd like to

1 add --

2 THE COURT: Hang on, sir.

3 MR. CHASE: -- you know, I been doing  
4 this for --

5 THE COURT: Hang on, sir.

6 MR. CHASE: No, I'm doing my administrative  
7 --

8 THE COURT: So I'm giving you 308 days in  
9 the Yavapai County Jail. I'm going to give you credit  
10 for 308 days in the Yavapai County Jail.

11 I'm going to order up to 100 hours of  
12 community restitution and up to 120 days in the Yavapai  
13 County Jail. If you're doing well on probation, you  
14 won't have to do that community service --

15 MR. CHASE: Your Honor --

16 THE COURT: -- you won't have to do that  
17 community -- that jail time.

18 MR. CHASE: Your Honor --

19 THE COURT: Hang on, Mr. Chase.

20 MR. CHASE: -- I been checking in once a  
21 week, my pretrial release --

22 THE COURT: That's good.

23 MR. CHASE: -- that needs to be accounted  
24 for.

25 THE COURT: It will be.

1                   MR. CHASE: It's for a year and a half. And  
2 I've been --

3                   THE COURT: So I'm going to order that --

4                   MR. CHASE: -- volunteering in my community  
5 --

6                   THE COURT: Hang on.

7                   MR. CHASE: -- since I been out.

8                   THE COURT: I'm going to order that you pay  
9 \$50 a month, dollar amount probation fee; \$750 fine plus  
10 a 78 percent surcharge; \$13 assessment; a \$2 assessment;  
11 a \$20 probation fee; \$3,713 in restitution.

12                  I'm going to order you pay 25 bucks a month  
13 towards your fines and fees, and that all payments will  
14 start April 11th, 2022.

15                  MR. CHASE: I object.

16                  THE COURT: I'm going to order that you  
17 provide your fingerprint within 60 days of today's date.  
18 If you fail to file that fingerprint -- provide that  
19 fingerprint, you will be in violation of your probation.

20                  I'm also including mental health terms in  
21 your probation terms.

22                  Sir, I'd like for you to read those, go  
23 through them, sign them. Once you sign them, that tells  
24 me you're going to follow the terms and conditions of  
25 your probation.

1                   If you fail to follow the terms and  
2 conditions of your probation, it could be revoked and  
3 you could be required to spend -- well, you could be  
4 sentenced to the Department of Corrections for the  
5 maximum term allowed under the law.

6                   Because you entered into a Plea Agreement,  
7 you waived your right to a direct appeal. Your only  
8 right of review is to file a Petition for  
9 Post-Conviction Relief with this Court.

10                  If you cannot afford the necessary records  
11 and transcripts to perfect that Petition, they'll be  
12 provided to you at no cost. You're also entitled to be  
13 represented by an attorney. If you cannot file --  
14 afford an attorney, an attorney will be provided to you  
15 at no cost.

16                  Importantly, if you wish to file this  
17 Petition, you need to file a Notice of that intent  
18 within 90 days of today's date or you'll waive the right  
19 to file that Petition.

20                  Any charges set forth for dismissal in the  
21 Plea Agreement are dismissed.

22                  Any bond is exonerated if not forfeited or  
23 subject to forfeiture.

24                  Sir, you are currently on probation. Like I  
25 say, you need to sign those forms, return them to the

1 Bailiff. If you refuse to sign those forms and return  
2 them to the Bailiff, you're going to be in violation of  
3 your probation, you could be sentenced to the Department  
4 of Corrections for the maximum term allowed under the  
5 law.

6                   Mr. Chase, I have another hearing that is  
7 going to begin shortly. I'm going to step off the  
8 bench. We are going off the record.

9                   We are adjourned.

10                  Thank you.

11                  (Whereupon, the proceedings were concluded.)

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## C E R T I F I C A T E

3 STATE OF ARIZONA )  
4 COUNTY OF YAVAPAI ) SS.

6 I, Lisa A. Chaney, a Certified Reporter, in  
7 the State of Arizona, do hereby certify that the  
8 proceedings had in the foregoing entitled matter are  
9 contained fully and accurately in the shorthand record  
10 made by me thereof, and thereafter reduced to print  
11 under my direction; that the foregoing pages constitute  
12 a full, true and correct transcript of the said  
13 proceedings, all done to the best of my skill and  
14 ability.

15 I further certify that I am in no way  
16 related to any of the parties hereto nor am I in any way  
17 interested in the outcome hereof.

24 /s/ Lisa A. Chaney  
25 LISA A. CHANEY, RPR, CSR, CR  
Certified Reporter  
Certificate No. 50801